



# OFFICIAL GAZETTE

## GOVERNMENT OF GOA

### EXTRAORDINARY

#### GOVERNMENT OF GOA

Department of Agriculture

Directorate of Agriculture

#### Order

3/4/Plan/NAIS/D.Agr/2006-07

#### NATIONAL AGRICULTURAL INSURANCE SCHEME

(Rashtriya Krishi Bima Yojana)  
Rabi Season 2006-07

hereby notified to be covered under this scheme  
for Rabi 2006-07 season.

Sr. No.	Notified Taluka	Notified Crops
1.	Tiswadi	Paddy, Pulses, Groundnut
2.	Bardez	Paddy, Pulses, Groundnut
3.	Salcete	Paddy, Pulses, Groundnut
4.	Mormugao	Paddy, Pulses, Groundnut
5.	Pernem	Paddy, Pulses, Groundnut
6.	Bicholim	Paddy, Pulses, Groundnut
7.	Satari	Paddy, Pulses, Groundnut
8.	Ponda	Paddy, Pulses, Groundnut
9.	Sanguem	Paddy, Pulses, Groundnut
10.	Quepem	Paddy, Pulses, Groundnut
11.	Canacona	Paddy, Pulses, Groundnut

Read: 1. Resolution (No. 3 dated 11th October, 2006)  
State Level Co-ordination Committee on Crop  
Insurance.

2. Letter No. 13011/15/99-Credit-II dated  
16-7-1999 from Government of India,  
Ministry of Agriculture, Department of  
Agriculture & Co-operation, New Delhi.

The New National Agricultural Insurance Scheme (NAIS) is being implemented from Rabi 1999-2000 season. The State Government is also implementing this scheme in the State of Goa from the Rabi 1999-2000 season at the taluka level in collaboration with Agriculture Insurance Company of India Ltd. (AIC). The scheme will be continued during Rabi 2006-07 season with effect from 1st October, 2006.

1. That, the scheme would broadly cover paddy, pulses and groundnut crops at the taluka level with unit of Insurance as taluka for paddy, pulses and groundnut. The following crops and areas are

2. That, the premium rate for Rabi 2006-07 season would be 1.35% for paddy, 2.00% for pulses and 1.55% for groundnut crops of the sum insured or the actuarial rate whichever is less.

3. That under the scheme, insurance coverage is compulsory for all loanee farmers availing Seasonal Agricultural Operations (SAO) loans from Financial Institutions for notified crops in notified areas upto the full loan amount. Additional coverage under the scheme is also available (at the option of farmer), beyond the loan amount upto the value of 150% of average yield (Average yield of the State based on yield of past 3 years in case of paddy and past 5 years in case of pulses and groundnut crops). The maximum value of additional coverage is equivalent to State average yield multiplied by Minimum Support Price (MSP) announced by the Government of India or the Market Price (MP) where MSPs are not announced in the last season/year.

4. That for loanee farmers, in such cases where amount of crop loan availed works out to be more than either the value of threshold yield or 150% of average yield, normal premium rates (lowest of flat rates or actuarial rates) shall be applicable on the

full amount of loan availed, as full amount of loan is to be compulsorily insured. The crop wise levels of indemnity, limits of sum insured and applicable premium rates in the state are given below:—

Notified Crop	Level of Indemnity	Normal coverage per Ha. (upto value of T. Y. value)		Additional coverage per Ha. (beyond T. Y. and upto 150% of A.Y.)		Total (per Ha.)
		Sum Insured (Rs.)	Normal Premium Rate (in %)	Sum Insured upto (Rs.)	Actuarial Premium Rate (in %)	Sum Insured (Rs.)
Paddy	90%	22034	1.35	14689	1.35	36723
Pulses	80%	10447	2.00	9142	3.55	19589
Groundnut	80%	21012	1.55	18386	1.55	39398

5. That coverage is also available for all non-loanee farmers, on optional basis. The sum insured in case of non-loanee farmer is calculated on the basis of value of T.Y. i.e. Threshold Yield multiplied by MSP and it can be extended to the value of 150% of Average Yield. The details are given above.

6. The Financial Institutions shall compulsorily cover all crop loans disbursed, for notified crops, through Kisan Credit Cards and banks shall maintain necessary registers and control for smooth and effective coverage of loan.

In case the total amount of loan for particular crop withdrawn through KCC during the season exceed the sub-limit fixed for the crop then the sum insured shall be limited to the sub-limit fixed for such crop in the KCC. The KCC sub-limit for consumption, medium term loans, allied activities and uninsurable crop loans are not eligible for coverage.

The Banks shall ensure the following while giving loans through KCC.

(a) The “Credit Appraisal Form” received from the farmer by the bank for issuance of KCC, contains detailed information with regard to the extent of land holding, crops grown, etc. the banks should have no problem in specifying the credit limits for each crop separately. These limits shall also be furnished separately for Kharif and Rabi seasons as also crop-wise in the KCC.

(b) The farmers while withdrawing money on KCC, shall mention the crop-wise quantum of

amount availed (on pay slip) in order that the bank shall note down crop wise particulars vis-à-vis credit limit approved. The details given by the farmers at the time of withdrawal shall form the basis for coverage under NAIS.

(c) As the KCC provides for revolving credit, a farmer can withdraw and repay any number of times during the year. This revolving credit may therefore tempt a farmer to go for cyclical withdrawal and repayment during adverse crop season and thus insure his crop for a high sum insured. However, if a farmer is going for higher sum insured (beyond the value of T.Y.) as provided in the scheme, then he will have to do so at the beginning of the season and the cut-off date will be the one applicable for non-loanee farmers.

(d) It is requested to submit separate declarations for loanee farmers covered under KCC.

7. For loaning and acceptance of declarations by AIC for loanee farmers.

For acceptance of proposals by Branches/PACs and receipt of declarations by AIC will be as under:—

State: Goa

Rabi 2006 season

Crops covered	LOANEE FARMERS		NON-LOANEE FARMERS		
	Loaning period	Final cut-off date for receipt of Declarations by AIC	Cut-off date for receipt of proposals by Branches/PACs	Cut-off date for receipt of Declarations by AIC	Cut-off date for submission of yield data to AIC
Paddy, Pulses & Groundnut	Oct-06	30th November, 2006	Within one month from date of planting of the crop or 31st December, 2006	Within one month from cut off date	July- 07
	Nov-06	31st December, 2006			
	Dec-06	31st January, 2007			
	Jan-07	29th February, 2007			
	Feb-07	31st March, 2007			
	Mar-07	30th April, 2007			
	Final	31st May, 2007			

8. That, the FIS shall extend additional loan above the scale of finance towards premium. The FIS shall submit consolidated crop insurance Declarations separately for each crop, each notified area, on monthly basis through the designated nodal offices as per the cut-off dates prescribed.

9. That, the FIS shall also receive individual proposals from non-loanee farmers seeking coverage, scrutinize the proposals accept premium, consolidate the proposals and route them through their designated nodal offices within their service area as per the cut-off dates prescribed. All non-loanee farmers seeking coverage shall operate a bank account with the bank branch.

10. That, separate Declaration format as per the prescribed proforma, are to be used for loanee and non-loanee farmers.

11. Loanee farmers seeking additional coverage over the loan amount shall be offered coverage subject to observing the cut-off dates as applicable to non-loanee farmers.

12. That, premium by the nodal banks shall be remitted by way of a single demand draft/ /instrument for a particular lot of Declarations. However, separate instruments shall be drawn for loanee and non-loanee farmers.

13. That, guidelines in regard to crop loans, issued by RBI/NABARD shall be complied with by the FIS.

14. That, the Nodal banks shall ensure coverage of all crop loans and shall obtain full

and accurate particulars from all the FIS within their jurisdiction. They must also ensure coverage of proposals received from all non-loanee farmers within their jurisdiction. The FIS shall only be liable/responsible for all omissions/commissions/ /errors committed by them.

15. That small and marginal farmers shall be provided 20% subsidy on premium rate to be shared by the State and Central Government on 15% by State Government and 5% by Government of India. For the purpose of subsidy to small and marginal farmers under the above-mentioned Insurance Scheme, the definition of the small and marginal farmers shall be the same as accepted by the Government for the Integrated Rural Development Programme. The additional State subsidy on premium is provided as per the approval of State Government vide U. O. No. 4678 dated 8-10-2002.

16. Correct premium rates shall be ascertained from the table given above and premium computation (sum insured x premium rate) shall be done accurately. In respect of small and marginal farmers only net premium need to be remitted. Remission of excess premium shall not entitle for increase in sum insured/liability at a later date.

17. Declaration received after the prescribed cut-off dates shall be summarily rejected and the responsibility/liability for such proposals rests with the nodal banks/FIS.

18. The Director of Agriculture, Government of Goa, Panaji shall monitor and co-ordinate the implementation of the Scheme with the help of the District Level Monitoring Committee. The said Committee shall assist the Implementing Agency

i. e. AIC Delhi to assess extent of losses due to localized perils such as hailstorms, landslide, cyclone and flood. The Director of Agriculture, Panaji shall make arrangement to furnish the crop data to the Implementing Agency within the time schedule fixed.

By order and in the name of the Governor of Goa.

P. P. Kumbhare, Director of Agriculture & ex officio Joint Secretary.

Panaji, 7th November, 2006.

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Department of Law & Judiciary

Legal Affairs Division

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### Notification

7/21/2006-LA

The Goa Public Health (Amendment) Act, 2006 (Goa Act 22 of 2006), which has been passed by the Legislative Assembly of Goa on 26-7-2006 and assented to by the Governor of Goa on 3-11-2006, is hereby published for general information of the public.

Sharad G. Marathe, Joint Secretary (Law).

Porvorim, 9th November, 2006.

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## THE GOA PUBLIC HEALTH (AMENDMENT) ACT, 2006

(Goa Act 22 of 2006) [3-11-2006]

AN

ACT

*further to amend the Goa, Daman and Diu Public Health Act, 1985.*

Be it enacted by the Legislative Assembly of Goa in the Fifty-seventh Year of the Republic of India as follows:—

1. *Short title and commencement.*— (1) This Act may be called the Goa Public Health (Amendment) Act, 2006.

(2) It shall come into force at once.

2. *Amendment of section 3.*— In section 3 of the Goa, Daman and Diu Public Health Act, 1985 (Act 25 of 1985) (hereinafter referred to as the “principal Act”), in sub-section (1), after clause (c), the following clause shall be inserted, namely:—

“(cc) Director of Panchayats;”.

3. *Amendment of section 29.*— In section 29 of the principal Act, in sub-section (1), for the words “No person”, the expression “No person, including Government department, semi-Government Organization, Government company and statutory or non-statutory Corporation”, shall be substituted.

4. *Amendment of section 40.*— In section 40 of the principal Act,

(i) after sub-section (4), the following sub-section shall be inserted, namely:—

“(4-A) Notwithstanding anything contained in sub-section (5), if any person, whether owner or occupier of any premises, to whom a notice is issued by the Health Officer under sub-section (1), fails to comply with the directions given therein within the specified period or within the extended period, as the case may be, and the nuisance is caused due to improper drainage or due to overflowing of septic tanks, etc, the owner or occupier of the premises shall be liable to pay a fine of rupees five hundred per day till such time the nuisance is abated or the occurrence thereof is stopped”.

(ii) in sub-section (5), after the first proviso, the following proviso shall be inserted, namely:—

“Provided further that the Health Officer, after giving due notice to the defaulter, may request the Electricity Department or the Public Works Department, as the case may be, to disconnect the electricity or water supply to the premises or place in respect of which the nuisance arose or continues and the Electricity Department or the Public Works Department to whom such request is made shall forthwith disconnect said supply and such disconnection shall continue till the nuisance is removed to the entire satisfaction of the Health Officer”.

5. *Amendment of section 75 AA.*— Existing provision of section 75AA of the principal Act shall be numbered as sub-section (1) thereof and after sub-section (1) as so numbered, the following sub-section shall be inserted, namely:—

“(2) In the event of the contravention of the provision of section 75A of the Act continuing beyond a period of seven days from the date of imposition of daily fine of Rs. 50/- under sub-section (1), the Health Officer shall request the concerned local authority to suspend or cancel the construction licence issued to the contractor till such time the contravention continues and the concerned local authority shall act accordingly”.

6. *Amendment of section 94A.*— In section 94A of the principle Act,

In sub-section (3), after the existing proviso, the following proviso shall be inserted, namely:—

“Provided that before making order for grant or supply of potable water, electricity or other essential services, the authority making such order shall ensure that the occupier of the premises has complied with the safety and sanitary measures to the satisfaction of such authority.”.

Secretariat, U. V. BAKRE  
Porvorim-Goa. Secretary to the Government of Goa  
Dated: 9-11-2006. Law Department (Legal Affairs).

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Department of Panchayati Raj & Community  
Development

Directorate of Panchayats

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**Notification**

1/15(23)/94-CDP-2006

In exercise of powers conferred by sub-section (2) of section 237 of the Goa Panchayat Raj Act, 1994 (Goa Act 14 of 1994), the Governor of Goa hereby makes the following rules so as to further amend the Goa Panchayat Raj (Conditions of Service of State Election Commissioner) Rules, 1997, as follows, namely:—

1. *Short title and commencement.*— (1) These rules may be called the Goa Panchayat Raj

(Conditions of Service of State Election Commissioner) (Third Amendment) Rules, 2006.

(2) They shall come into force from the date of their publication in the Official Gazette.

2. *Amendment of Rule 4.*— In rule 4 of the Goa Panchayat Raj (Conditions of Service of State Election Commissioner) Rules, 1997, for the words “sixty two years”, the words “sixty five years” shall be substituted.

By order and in the name of the Governor  
of Goa.

Menino D'Souza, Director of Panchayats.

Panaji, 6th November, 2006.

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Department of Revenue

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**Notification**

1/1/93-RD

Whereas certain draft rules further to amend the Goa, Daman and Diu Agricultural Tenancy (Revenue Survey and Record of Rights) Rules, 1967 were published as required by sub-section (2) of section 61 of the Goa, Daman and Diu Agricultural Tenancy Act, 1964 (7 of 1964), in the Extraordinary Official Gazette, Series I No. 25, dated 22-9-2006 under Notification No. 1/1/93-RD dated 22-9-2006 of the Revenue Department, Government of Goa, inviting objections and suggestions from all persons likely to be affected thereby till 30 days from the date of publication of the said Notification in the Official Gazette;

And whereas the said Gazette was made available to the public on 22-9-2006.

And whereas after considering the objections and suggestions received from the public on the said draft by the Government.

Now, therefore, in exercise of the powers conferred by section 54 & 61 of the Goa, Daman & Diu Agricultural Tenancy Act, 1964 (Act 7 of 1964), and all other powers enabling it in that behalf, the Government of Goa hereby makes the following rules so as to further amend the Goa, Daman & Diu Agricultural Tenancy (Revenue Survey and Record of Rights) Rules, 1967, namely:—

1. *Short title and commencement.*— (1) These rules may be called the Goa, Daman and Diu Agricultural Tenancy (Revenue Survey and Record of Rights) (Amendment) Rules, 2006.

(2) They shall come into force at once.

2. *Amendment of rule 51.*— In rule 51 of the Goa, Daman and Diu Agricultural Tenancy (Revenue Survey and Record of Rights) 1967 (hereinafter referred to as the “principal Rules”) the following proviso shall be inserted, namely:—

“Provided that all surveys made and maintained and the record of rights prepared and prescribed under the Goa Land Revenue Code, 1968 (Act 9 of 1969) and the rules framed thereunder shall be deemed to be surveys made and maintained and the record of rights prepared and prescribed under the provisions of these rules.”

3. *Insertion of new rule 52.*— After rule 51 of the principal Rules, the following new rule shall be inserted, namely:—

“52. *Exception.*— Notwithstanding anything inconsistent contained in these rules or in any other rules framed under the Act, the Mamlatdar shall, upon issue of a certificate of purchase to a tenant under sub-section (1) of section 18H, simultaneously, by an order, direct the Talathi to carry out Mutation Register in Form IX and in the register of cultivator and crops in Form XIV, maintained under sub-rule (1) of rule 33 and rule 40 respectively, within a period of 15 days from the date of receipt of such order by the Talathi, and the Talathi shall comply with the directions as contained in such order and the procedure for mutation as laid down in these rules shall not be required to be followed in such cases.”

By order and in the name of the Governor  
of Goa.

V. S. N. Gaunekar, Under Secretary (Revenue).  
Porvorim, 9th November, 2006.